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Magani.	Number.	Name of Village proposed to retain.	Number.	Name of Village proposed to be absorbed in Village entered in Column 3.	Remarks.
1	2	3	4	5	6
Hebbur.	104	Palya	1	Kondapura	Gabbi Taluk.
	105	Kembalal	1	Surenahallı	Recently (ransforred to the Tumkúr) Taluk.
Gubbi.	106 107	Gubbi Amanikere Malsandra Amanikere	1 1	Gubbi Amanikerchinde Kadabada Valgerikaval Tigalarpalya	Gubbi Taluk. Recently transferred to the Tumkir Taluk
	108 109 110 111 112	Chikkanhalli Hoshalli Katigenahalli Muddanhalli Adguru Halegubbi	1 1 1 1 2 1 1 1 2 1	Urkeripalya Kakkenahalli Attigonhalli Obli Chensagara Adgur Amanikere Kodhalli	Gubbi Taluk.

The 9th February 1883.

No. 40.—The undermentioned Amildar and Deputy Amildars are, under the proviso to Section 335 of Act X of 1872, directed to take down the evidence of complainants and witnesses with their own hand in the Canarese language:—

Ramaswamaiengar, Amildar and 3rd Class Magistrate, Chikballapur.

Sitaramaiya, Deputy Amildar and 3rd Class Magistrate, Gudibanda.

Gulam Ahamed Khan, Deputy Amildar and 3rd Class Magistrate, Shrinivaspur.

Kasturi Rangachar, Deputy Amildar and 3rd Class Magistrate, Devanhalli.

By Order,

R. VIJAYINDRA RAO, Secretary.

EDUCATIONAL.

U. C. S. Examinations—Special Tests—May 1883.

The 23rd January 1883.

With reference to the subjoined notice, Candidates from Mysore and Coorg are informed that printed forms of application may be obtained from the Office of the Secretary to the Dewan in the Educational Department.

By Order,

T. Shiniyasaikngar, for Secretary to the Dewan, Educational Dept. The Commissioner for the Uncovenanted Civil Service Examinations notifies that the next examination in the subjects prescribed for the Special Tests will be held on the 7th and following days of May next, at Bangalore.

- 2. Candidates must send in their applications on printed forms, which may be obtained from all Tahsildars and Treasury Deputy Collectors, so as to reach the Commissioner's Office on or before the 8th of March next, after which date no applications will be received. All applications should be prepared in the English language.
 - 3. The following is the sanctioned scale of fee: -Rs. I-A-Judicial Test, Civil-Higher Grade 7 Criminal - do. Do. III-A-Revenue Test, General- do. 7 I-B-Judicial Test, Civil-Lower Grade 6 Criminal- do. Do 5 III-B-Revenue Test, General- do. * 4 Salt Department IV— Do. Sea Customs Department Do. V VI_Account Test 6 VII-A-Translation Test, Higher Grede 4 Lower Grade VII-B— Do. VIII-A-Précis writing, Higher Grade 4 Lower Grade VIII-B-
- 4. The prescribed fee must be poid in every case and into a Government Treasury. The fee will neither be returned nor reserved for a subsequent examination. A receipt for the fee will be given in the mofessal both on the face of the form of application and on a separate printed form. The latter should be retained by the Candidate.
- 5. Candidates intending to undorgo examination in the Town of Madras should apply to the Secretary to the Commissioner for the U.C.S. Examinations for the Form of Application and not to the Collecto, or Sca Customs, Marins. Such Cardidates are required by G.O., 26th February 1880, No. 319, to pay the prescribed see into the Bank of Madras and to send the Bank Receipt to the Scretary to the Cammissioner for the U.C.S. Examinators along with the filed-up Form of Application for examination, which should be forwarded in accordance with this Notification.
- 6. Each application should be sent direct to the Secretary to the Commissioner for the U.C.S. Examinations post-paid superscribed and addressed as follows:—

[Application for admission to the Special Test Examinations.]

The Secretary to the Commissioner

for the U. C. S. Examinations,

Madras.

- 7. Each application must be accompanied by the required Vaccination Certificate signed by a Madical Officer or Medical Subordinate of the rank given in the margin, sluckes believed Sub-Assistant and Notice Surgeon. She ing that the Candidate has been vaccinated, or has had the small-pix for the case, however, of Candidates who produced such certificate signed by a Madical Officer or Medical Subordinate of the rank given in the margin, slucking that the Candidate has been vaccinated, or has had the small-pix. In the case, however, of Candidates who produced such certificate signed by a Madical Officer or Medical Subordinate of the rank given in the margin, slucking that the Candidate has been vaccinated, or has had the small-pix in the case, however, of Candidates who produced such certificate signed by a Madical Officer or Medical Subordinate of the rank given in the margin, slucking that the Candidate has been vaccinated, or has had the small-pix in the case, however, of Candidates who produced such certificates at examinations held subsequent to the 31st December 1876, no further voucher of this description will be necessary.
- 8. Persons cannot be admitted to the Special Test Examinations unless they have been in the continuous survice of Government successful Superior 1859, or have passed (or been exempted from passing) one of the following examinations:—
 - (1) The General Test (English or Anglo-Vernacular Branch).

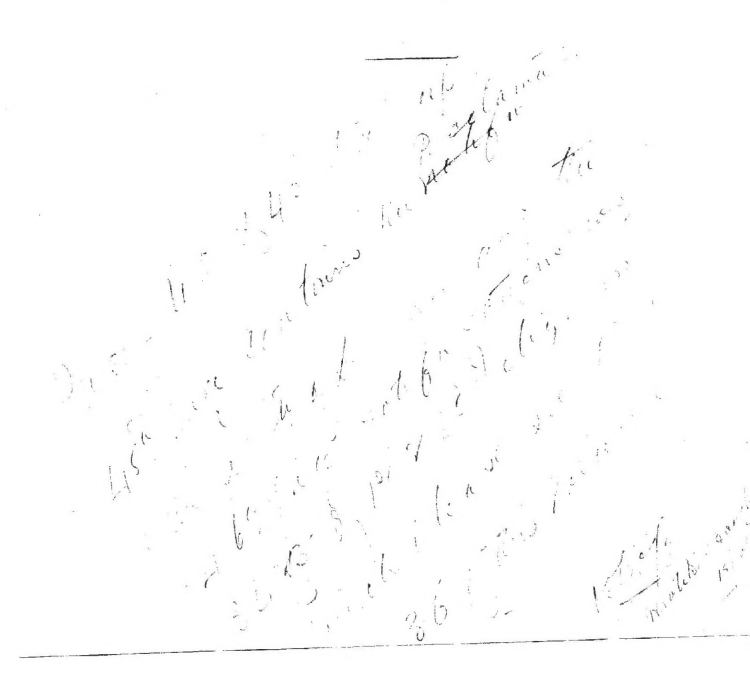
(2) The Middle-School Examination in the First Class.

(3) The Matriculation Examination together with the Test in Hand-writing prescribed by G. O., 31st July 1880, No. 290, Educational Department.

(4) Any of the Special Tests in the regular way.

(5) The First Examination-in-Arts.

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 - 9. Candidates coming up for one or more Tests at the same time under General Rule I will submit a single application for all such Tests. As notified under date the 3rd September 1873, no Candidate will be permitted to take up any of the Judicial Tests together with Test III in either grade.
 - 10. Candidates will not be allowed to appear for examination in Tests I-A, II-A, III-A, I-B, V, and VI in a Vernacular language, unless specially permitted by an order of Government to do so. In the latter case, Candidates should quote in their applications the date and number of such order.
 - 11. Candidates in the Police Department who may apply for examination in the judicial portion of the "Police Test" alone should submit their applications through the Superintendent of Police. Candidates for this Test must have previously passed in departmental subjects, and will be required to pay a fee of Rupees 3.
 - 12. Candidates should write their names, their fathers' names, and their house-names distinctly and in full, and give their addresses in full also. Applications defective in any particular will be returned.
 - 13. Candidates will not be admitted to the Examination at any other place than that named in their applications, and no Candidate will be allowed to name more than one place.



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Conditions.

- I. The contract shall not be transferable, except with the approval of the Deputy Commissioner.
- II. For the purposes of this contract, Government may decline to recognize any representative agent or partner appointed or taken by the contractor during the period of the contract, unless such representative agent or partner shall have been first approved of by the Deputy Commissioner of the District for the time being.
- III. The minimum annual revenue guaranteed shall be paid by the contractor into the District Treasury at Bangalore by equal monthly instalments, together with local cess thereon, at the rate of one annual per rupee, on or before the 20th day of each month. With the last instalment due for each year shall be paid the 25 per cent on the excess sales over the guaranteed amount or such enhanced proportionate percentage in the 2nd and 3rd years as the excess sales may justify the levy of. In case of default in the payment of any of the instalments, as aforesaid, it shall be lawful for the Deputy Commissioner of the District for the time being, to declare the deposit forfeited, to order the farm to be taken under Government management at the contractor's risk, or to declare the lease forfeited, and to resell it at the contractor's risk and loss, and further to recover all arrears with interest at 6 per cent per annum by the attachment and sale of his property, personal and real.
- IV. The number of shops for the sale of gánjá and its preparations and the places at which they are to be kept shall be determined by the Deputy Commissioner, and the contractor shall engage to sell gánjá and its preparations only at the places so fixed. The Deputy Commissioner shall be at liberty to make any alterations in the number and localities of the shops that he may from time to time consider necessary, or to close any shop without any claims for compensation on the part of the contractor in the manner and under the conditions set forth in para IX of this Notification.
- V. The confirmation of existing retail vendors, the nomination of new vendors, and the cancellation of licenses shall rest with the Deputy Commissioner under the rules in force. The Deputy Commissioner shall issue licenses in the prescribed forms direct to the retail vendor as in the case of other drugs.
- VI. The contractor shall sell gánjá and its preparations only to such licensed veudors, and shall not interfere with the retail vendors in any way.
- VII. The gánjá sold shall be of good quality, and not be adulterated; and the contractor shall always keep on hand at least one month's supply of gánjá.
- VIII. The price at which gánjá shall be sold by the contractor to the retail vendor shall be fixed at 8 annas per seer of 24 tolas, and the retail dealer shall sell to the public at 11 annas per seer. The sales of gánjá and its preparations shall be covered by a pass in the prescribed form signed by the contractor or his authorized agent. More than 4 tolas' weight of gánjá shall not be sold to the same person on the same day by the retail dealer except for medical purposes on passes issued by a Magistrate.
- IX. The Depaty Commissioner shall have power to close any particular shop or shops on the requisition of the Military authorities or Magistracy temporarily or permanently, and the contractor shall not be entitled to any compensation therefor. But with the approval of the Depaty Commissioner, the number so reduced might, if the public requirements demand it, be re-established in other suitable localities. It shall however be at the discretion of that Officer to decline the re-opening of such shops if the number extant exceed the complement licensed in the year 1882—83, and the contractor shall have power only to claim the number so fixed being opened clsowhere and no more. On the other hand, should the exigencies of the state require the closing of shops to any number below the complement so fixed, the contractor shall with the sanction of the Government be granted proportionate compensation for the number so closed on the guaranteed amount paid for the number of shops so licensed in the year under advertence, if it be proved that the contractor has sustained loss by such reduction in the number of shops but not otherwise.



- X. Whenever required, the contractor shall render a true and correct account of the sales at his Wholesale Depôt to the Deputy Commissioner and allow the officers of the Excise Department free access always and at all times to all the accounts kept by the contractor which shall all be true and accurate and in such forms as the Deputy Commissioner may approve of from time to time.
- XI. Disorderly conduct and irregular transactions at the Wholesale Depôt shall not be permitted by the contractor's agent, or employés. They shall be provided with correct scales and weights, the latter duly stamped by Government, and further all such employés shall contractor to abide by the spirit and letter of the conditions entered into by the contractor with Government and the laws and rules in force, and such engagements shall be deposited in the Deputy Commissioner's Office by the 20th of the said month without fail.
- XII. For any infringement of the above conditions, the contractor shall hold himself liable to a fine not exceeding Rs. 100 to be levied at the discretion of the Deputy Commissioner, and to a forfeiture of his contract with the approval of Government if deemed necessary by him, or to such further penalties as the laws in force prescribed for breaches thereof or the Tules framed by Government. Further particulars can be had on application at the Deputy Commissioner's Office.
- XIII. The contractor shall be required to conform to any additional rules which may be prescribed from time to time by the Government.
- XIV. The quantity of gánjá sold in the Bangalore Town and Taluks during the year 1881— S2 approximately amounted to 2,885 and 1,718 seers respectively.

The 6th February 1883.

Mo. 38.—The boundaries of the following Reserved Forests in the Tumkur District are notified under Section 9 of the Revised Forest Rules of 1878 now in force in the Province:—

Devarayadurga Forest.

- East. Doddavadıbetta and the demarcation line adjacent to the villages of Bellibattaluhalli, Urdigere, Bundimudenahalli and Yijehalli.
- West.—The demarcation line running adjacent to the villages of Vadarahalli, Muttasandra, Svandanahalli, Hosahalli and Chinga.
- North.—Palanahallibetta and the demarcation line adjacent to the villages of Timmanaya-kanahalli, Durgadahalli and Naganahalli.
- South.—The demarcation line adjacent to the villages of Gujanhalli, Kadaranhalli, Janapanahalli and Belagumba.

Maddagiri Forest.

- East.—The demarcation line adjacent to the villages of Anvakatte, Kambankatte, Maribella and Channarayadurga.
- West.—The demarcation line adjacent to the villages of Sulkere, Karungal and Bommatim-manahalli.
- North.—The demarcation line running adjacent to the villages of Taigonahalli, Hosahalli and Timlapur.
- South.—The demarcation line adjacent to the villages of Mullakavu, Kuntanahalli, Anapalu, Maripalya, Nagalal and Maranayakanahalli.